## LAW OFFICE OF ZACHARY MARGULIS-OHNUMA

February 1, 2018

## Via Fax 212-805-4060

Hon. Kevin N. Fox U.S. Magistrate Judge Southern District of New York 500 Perl Street New York, NY 10007

RE: U.S. v. Khalid Nazzal, 17 Mag. 8785

Dear Judge Fox:

This office represents the defendant, Khalid Nazzal, in the above-captioned case. Mr. Nazzal is presently free on bond, subject to pretrial supervision, and is limited to travel only within the Southern and Eastern Districts of New York. We write the Court to move for a modification of these conditions of bail so that Mr. Nazzal may travel to New Jersey to visit friends and family. Mr. Nazzal has a sister who currently lives in New Jersey and his mother and father routinely visit the state for leisure purposes.

Pretrial officer Rena Bolin has no objection to this modification, and AUSA Sebastian Swett also advises that the government does not object.

Thank you for your attention to this case.

2/1/18 application granted.

Very truly yours,

SO OR DERED!

Adam Elewa

KEVIN NATHANIEL FOX, U.S.M.J.

Adam Elewa

CC: AUSA Sebastian Swett (via email)
Pretrial services Officer Rena Bolin (via email)

Case 1:17-mj-08785-UA Document 58 Filed 02/01/18 Page 2 of 2

Law Office of Zachary Margulis-Olmuma 260 Madison Avenue, 18th Floor New York, NY 10016 Phone: (212) 685, 0000

Fax: (212) 685-0999
Fax: (212) 685-0922
www.znolaw.com

## facsimile transmittal

	To:	Hon. Kevin N. Fox  Adam Elewa, Associate Attorney  Modify Conditions of Bail – Mr. Khalid Nazzal and Appearance of Counsel			Pages: 3	2/1/2018  (including cover sheet)	
	From:						
	Re:						
	CC:						
. 4	X Unger	nt	☐ For Review •	☐ Pleasê (	Comment •	☐ Please Reply	☐ Please Recycle
	Suc						

